

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

CIVIL MINUTES – GENERAL

Case No. 8:18-cv-01644-VAP-KES

Date: February 4, 2019

Title: IN RE EAGAN AVENATTI, LLP

PRESENT:

THE HONORABLE KAREN E. SCOTT, U.S. MAGISTRATE JUDGE

Jazmin Dorado
Courtroom Clerk

Not Present
Court Reporter

ATTORNEYS PRESENT FOR
PLAINTIFF:
None Present

ATTORNEYS PRESENT FOR
DEFENDANT:
None Present

PROCEEDINGS (IN CHAMBERS):

**Order Denying Application to Resume
Judgment Debtor Examination Without
Prejudice (Dkt. 46)**

After 6:00 p.m. on Friday, February 1, 2019, judgment creditor Jason Frank Law, PLC (“JFL”) filed an application to resume the judgment debtor examination of judgment creditor Eagan Avenatti LLP (“EA”) with EA principal Michael Avenatti as the witness. (Dkt. 46.) The application does not comply with the Court’s local rules governing ex parte applications. Local Rule 7-19.1 requires attorneys so applying to “(a) to make reasonable, good faith efforts orally to advise counsel for all other parties, if known, of the date and substance of the proposed ex parte application and (b) to advise the Court in writing and under oath of efforts to contact other counsel and whether any other counsel, after such advice, opposes the application.” Here, JFL makes no representations at all about its efforts to notify EA and schedule a date to resume the examination.

The application (Dkt. 46) is DENIED without prejudice to JFL filing a new application supported by a declaration that complies with Local Rule 7-19.1.

Initials of Deputy Clerk JD